In re: Dean Maynard Boland Debtor

District/off: 0647-1

Case No. 16-10250-jps Chapter 7

Date Rcvd: Jun 07, 2016

CERTIFICATE OF NOTICE

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Form ID: pdf718 Total Noticed: 7 Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Jun 09, 2016. +Dean Maynard Boland, 1440 Lewis Drive, Lanewood, 1440 Lewis Drive, +Martha D. Bolton, 2240 Belleair Road, Suite 115, Clearwate Patrick M. O'Connor, O'Connor Law Firm, 2240 Belleair Road, Lakewood, OH 44107-4826 db Clearwater, fl 33764-2768 aty aty Suite 115, +John W Forrest, 200 Public Square, Suite 3500, Cleveland, Oh 44114-2317 cr +Peter M. Lora, c/o Sheldon Stein, 50 Public Square, Cleveland, OH 44113-2202 +Sheldon Stein, S. Stein Company LLC, 50 Public Square, Ste. 400, PO Box 5606, cr Cleveland, OH 44101-0606 +Victoria Bloom, c/o Sheldon Stein, 50 Public Square, #400, Cleveland, OH 44113-2203 cr Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. TOTAL: 0 NONE. ***** BYPASSED RECIPIENTS (undeliverable, * duplicate) ***** Matrix Financial Services Corp cr U.S. Bank National Association cr TOTALS: 2, * 0, ## 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

User: mgaug

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Jun 09, 2016 Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on June 7, 2016 at the address(es) listed below: Christopher P. Kennedy on behalf of Creditor Matrix Financial Services Corp bankruptcy@carlisle-law.com Frankel on behalf of Debtor Dean Maynard Boland dfrankel@taftlaw.com, BHORVATH@TAFTLAW.COM;CLE_Docket_Assist@taftlaw.com Dov Frankel on behalf of Attorney Martha D. Bolton dfrankel@taftlaw.com, BHORVATH@TAFTLAW.COM;CLE_Docket_Assist@taftlaw.com Frankel on behalf of Creditor John W Forrest dfrankel@taftlaw.com, BHORVATH@TAFTLAW.COM;CLE_Docket_Assist@taftlaw.com Dov Frankel on behalf of Attorney Patrick M. O'Connor dfrankel@taftlaw.com, BHORVATH@TAFTLAW.COM;CLE_Docket_Assist@taftlaw.com on behalf of Creditor Peter M. Lora jerosenbaum@windstream.net on behalf of Plaintiff Jane Doe jerosenbaum@windstream.net Jonathan E. Rosenbaum Jonathan E. Rosenbaum on behalf of Plaintiff Jane Roe jerosenbaum@windstream.net Jonathan E. Rosenbaum Jonathan E. Rosenbaum on behalf of Creditor Victoria Bloom jerosenbaum@windstream.net Nicholas E. O'Bryan on behalf of Creditor U.S. Bank National Association bk-notices@lauritolaw.com Richard A. Baumgart baumgart_trustee@dsb-law.com, rbaumgart@ecf.epigsystems.com Sheldon Stein on behalf of Creditor Victoria Bloom ssteindocs@gmail.com, kristine@ex100.com; sheldon@steintrustee.com Sheldon Stein on behalf of Plaintiff Jane Doe ssteindocs@gmail.com, kristine@ex100.com; sheldon@steintrustee.com Sheldon Stein on behalf of Plaintiff Jane Roe ssteindocs@gmail.com, kristine@ex100.com; sheldon@steintrustee.com Sheldon Stein on behalf of Creditor Sheldon Stein ssteindocs@gmail.com, kristine@ex100.com; sheldon@steintrustee.com on behalf of Creditor Peter M. Lora ssteindocs@gmail.com, Sheldon Stein kristine@ex100.com; sheldon@steintrustee.com Stephen D. Hobt on behalf of Creditor John W Forrest shobt@aol.com on behalf of Debtor Dean Maynard Boland shobt@aol.com on behalf of Defendant Dean Maynard Boland shobt@aol.com Stephen D. Hobt Stephen D. Hobt

TOTAL: 19

IT IS SO ORDERED.

Dated: 6 June, 2016 03:02 PM



UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO **EASTERN DIVISION**

IN RE:

DEAN BOLAND

In Proceedings Under Chapter 7

CASE NO: 16-10250

Debtor.

JUDGE JESSICA E. PRICE SMITH

ORDER

The matter before the Court is the Debtor's Motion to Avoid Judgment Lien of Jane Doe and Jane Roe (Doc. No. 15). Creditors Jane Doe and Jane Roe objected (Doc. No. 26) and supplemented their objection (Doc. No. 35).

Debtor seeks to avoid Creditors' judgment lien pursuant to 11 U.S.C. § 522(f) because it impairs his homestead exemption. The auditor value of the property is \$148,500. The Debtor has claimed a homestead exemption in the amount of \$132,900 and there is a mortgage on the property in the amount of \$104,140.41. Accordingly, Debtor is entitled to avoid the judgment lien pursuant to § 522(f). Creditors request that the Court delay ruling on the Debtor's Motion until after they have prosecuted their dischargeability action against the Debtor. They seek to have the debt owed to them declared non-dischargeable pursuant to 11 U.S.C. § 523(a)(6) (Adv. Proc. No. 16-1058.).

Creditors argue that the Debtor's Motion is "not ripe for adjudication. The removal of judgment liens are contingent on the debt being dischargeable in bankruptcy, either by order of the court after determination of a dischargeability proceeding or if no complaint is filed, by the bar date." In their Supplement, they state that if the Debtor's Motion is granted before conclusion of their adversary proceeding, the Debtor will be able to remove their lien and encumber or dispose of his property to their detriment. They fail, however, to cite to any statutory or other legal authority for their position that lien removal depends upon discharge of the underlying debt.

Contrary to Creditors' position, lien avoidance is independent from dischargeability of the underlying debt. Section 522(c) provides for certain exceptions where exempt property can be used to satisfy a non-dischargeable debt. Those exceptions, none of which apply here, include debts declared non-dischargeable pursuant to 11 U.S.C. §§523(a)(1) and (a)(5); prepetition tax debts; family support obligations; fraudulent student loan debts; and some obligations owed to banking regulators. Whether the debt owed to Creditors is declared non-dischargeable pursuant to 11 U.S.C. § 523(a)(6) has no impact on Debtor's avoidance of the judgment lien to protect his homestead exemption. *See In re Hunnicutt*, 457 B.R. 463, 464 (Bankr. D.S.C. 2011)("Courts have routinely held that the avoidability of a lien is not affected by the dischargeability of the underlying debt."); *In re Slater*, 188 B.R. 852, 857 (Bankr.E.D.Wash. 1995)("[B]ecause 11 U.S.C. 522(c) specifically enumerates certain non-dischargeable prepetition debts for which exempt property is liable, Congress clearly intended the avoidance powers of 522(f) be used to avoid judicial liens on exempt property secured by non-dischargeable debts not specifically protected by 522(c)."); *In re Vaughan*, 311 B.R. 573, 579 (BAP 10th Cir. 2004)("The fact that Section 522(c) expressly excepts a few debts that are

nondischargeable under Section 523, but makes no mention of others, evidences Congressional intent to insulate exempt property from most nondischargeable debts.")

Accordingly, Debtor's Motion is ripe and there is no reason to delay a ruling. Debtor's Motion to Avoid Judgment Lien states good cause and is granted. Creditors' opposition, as supplemented, is overruled.

IT IS SO ORDERED.